TE 0 9 ZIE W

## JOINT DECLARATION FOR PATENT APPLICATION

As the below na	med inventors,	we hereby de	clare that:			
8	oost office addre	ess and citizen	ship are as stated below	next to our names;		
we believe we a sought on the invention e is attack was fil was fil was fil Applic  We hereby state claims, as amended by ar We hereby acknowledge Code of Federal Regulation	entitled DRAW thed hereto. ed on August (and applicable) led under the ation No. that we have revery amendment recovered by a mendment recovered by a	ER SLIDE L.  8, 2003 as Ap ).  Patent Coop, filed _ viewed and un eferred to abo y to disclose in  Prior Fo ty benefits und ow and have a	eration Treaty (PCT) a, and amended o derstand the contents of t ve.  formation which is mate  oreign Application(s der Title 35, United Stat lso identified below any	E MECHANISM, the 10/637,189 and war and accorded Internation (if any). The above-identified spectral to patentability in a second spectral to patentability in a foreign application(s)	specification of which as amended on tional ecification, including the eccordance with Title 37, reign application(s) for	
Country			Date of Filing (day month year)	Date of Issue	Priority Claimed	
Country	Applic	ation No.	(day month year)	(day month year)	Under 35 U.S.C. 119	
We hereby clair listed below:  U.S. Provisional App	n priority benef	its under Title	tes Provisional App 35, United States Code,  Date of Filing lay month year)	, 119(e)(1) of any U.S.  Priori	ty Claimed	
60/401,90		August 8, 2002		Under 35 U.S.C. 119(e)(1) Yes		
<u> </u>	n the benefit und t matter of each of he first paragrap a Title 37, Code nal or PCT inter	Prior Uniteder Title 35, United the claims of the claims of the 35, of Federal Remational filing	ed States Application Inited States Code, 120 of this application is not durited States Code, 112 egulations, 1.56(a) which	of any United States applisclosed in the prior Un, we acknowledge the confidence of the occurred between the status	olication(s) listed below ited States application in luty to disclose material	

## Power of Attorney

And we hereby appoint, both jointly and severally, as our attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith the following at attorneys and agents, their registration numbers being listed after their names:

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We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Signature When E La	moner	Date_	9/25/03			
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## CERTIFICATE OF MAILING (PATENT)

Express Mail No. EV 306396027 US

Deposited December 9, 2003

I hereby certify that the attached correspondence, identified below, is being deposited with the United States Postal Service as "Express Mail Post Office to Addressee" under 37 CFR 1.10 on the date indicated above and is addressed to: Mail Stop Missing Parts, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450.

В

Patent Application of: Arthur E. Lammens, et al.

Title:

Drawer Slide Latch and Release Mechanism

Serial No.:

10/637,189

Filing Date:

August 8, 2003

Attorney Docket No.: 10967.00067

X Transmittal Form (1 page)

X Fee Transmittal For FY 2004 (in duplicate)

X Response To Notice To File Missing Parts of Nonprovisional Application (1 page)

X Joint Declaration for Patent Application (2 pages; executed)

X (Copy of) Notice to File Missing Parts of Nonprovisional Application;

X Return Receipt Postcard